



12-CV-02048-PRAE

Title 4 § 1 Positive Law Flag of the Republic.

:Fred-Francis: :Mark-Edward.
a Private Citizen Pennsylvania
and Illinois are Nativity American
Nationals Under Almighty God and
the common law of the Commonwealth of
Pennsylvania, and Illinois Po Box 98
Bellevue Washington
Zip Exempt [CF98009CF].
425-558-4838.
Not Pro Se, Sur Juris In Propria Persona

DEC 10 2012 IS

WESTERN OF THE TOP WASHINGTON DEPTH.

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

:Fred-Francis and :Mark-Edward (Suitors)
Real Party's in Interest, appearing In Propria
Persona, with <u>unalienable</u> rights Original
Estate-Article III; Constitution.

Petitioners.

VS.

THOMAS M. WOODS, and JENNY ANNE DURKAN, and ANDREW D FRIEDMAN. THE UNITED STATES ATTORNEYS OFFICE and CJA ADMINISTRATION FEDERAL PUBLIC DEFENDER'S OFFICE and NANCY TENNEY, and **BRIAN A.TSUCHID and ROBERT** STEPHEN LASNIK, and TIMOTHY F. GEITHNER and R.A. MITCHELL and CHARLES WASHINGTON, and MICHAEL BALL, All "policy" employees of UNITED STATES OF AMERICA, not a party, (A federal entity which is not the de jure united States of America). All agents of a foreign principal with false claims in assumpsit to rights in the original estate-Article III; Constitution for Case CR12Admiralty Case No.12-C-2048-JCC. (Original Estate-Article III; Constitution)

MANDATORY JUDICIAL NOTICE

EVIDENTIAL EXHIBIT 2
all submissions of GILBERT H. LEVY
WASB# 4805 and filings are void and
refused for cause in red under 18 USC
§219 as acting agents of foreign principals
and perjury of oath of office or none at all
in support of Writ of Error.

THIS CASE IS FILED UNDER THE DE JURE ARTICLE III FOR LIABLE OF REVUE NO UNCONSTITUTIONAL INSURRECTION OR DE FACTO OFFICERS MAY MAKE ANY FORM APPEARANCE PER THE DE JURE THIRTEENTH AMENDMENT.

By Special Appearance Rule E(8) Filed under a Full Reservation of Unalienable

262RSL. & DOES 1-200.

Rights By Real Party In Interest.

Respondents.

CAVEAT

Upon receipt of this EVIDENTIAL EXHIBIT 2 refused for cause within 15 days as either a "Public Servant Who by Oath of office or duty as an officer of government created corporation by Foreign Agents Registration Act of 1938, municipality's, etc., and or by and through your "superior Knowledge of the law " you have to respond before December 26th 2012 to rebut and review point for point 1 of 32 pages and correct any errors within the EVIDENTIAL EXHIBIT 2 refused for cause and respond by Certified U.S. Mail as to any corrections to the enumerated points herein. Failure to do so before December 26th 2012, allowing up to three days grace for mail delivery, will place you and your office in default, and the presumption will be taken upon the public record that you and your office fully agrees to the points and authorities contained within this EVIDENTIAL EXHIBIT 2 refused for cause and that they are true, correct, and certain. (F.R.C.P. 8d). You may file your (a) response (b) your oath of office (c) your registration under "The Foreign Agents Registration Act of 1939"and information as notice of agent of a forging principle in Admiralty Case No.12-C-2048-JCC.

I, Mark-Edward a natural man of the genealogy of Hill do declare under penalty of perjury in accordance with the laws of the de jure united States of America chat the foregoing is true and correct to the best of my knowledge and belief not to harass or threat but as to have full disclosure and unalienable rights enforced per 28 USC§ 453



.Under Title 4 § 1 Positive Law Flag of the Republic.:Mark-Edward. a Private Citizen of Illinois is by Nativity American National Under Almighty God Original Estate-Article III; Constitution). The common law Citizenship of the Commonwealth of Illinois. Non-assumpsit/TDC: General Delivery Redmond post office, Washington, Zip Exempt. DMM Reg. Sec.122.32; Public Law 91-375, Secretary International Propriation Prop

Date December 10th 2012.

:Mark-Edward:, of the Republic Union State of Illinois

American National Nativity Right. Minister of Justice 1789 Judiciary Act private sector.

All Rights Reserved

Jurisdiction 1789 A.D. united States

of America

CERTIFICATE OF SERVICE

- 1)Corporate (public) "policy" employees (without Public Law authority) United States Attorney office Jenny A. Durkan and Andrew C. Friedman, Thomas Woods Assistant United States Attorney 700 Stewart Street, Suite 5220 Seattle WA 98101.
- 2)Corporate (public) "policy" employees (without Public Law authority) CJA ADMINISTRATION FEDERAL PUBLIC DEFENDER'S OFFICE and NANCY TENNEY CJA Administration Federal Public Defender's Office 1601 Fifth Ave, Suite 700 Seattle, WA 98101 (206) 553-2510, (800) 246-2724 Fax Number: (206) 553-2334.
- 3)Corporate (public) "policy" employees (without Public Law authority) United States District Court Western District of Washington, BRIAN A.TSUCHID and ROBERT STEPHEN LASNIK, 700 Stewart Street, Suite 5220 Seattle WA 98101.
- 4)Corporate (public) "policy" employees (without Public Law authority) DEPARTMENT OF THE TREASURY INTERNAL REVENUE SERVICE, TIMOTHY F. GEITHNER and R.A. MITCHELL and CHARLES WASHINGTON 520 112th Ave NE, Suite 200 Believue WA 98004. and MICHAEL BALL DEPARTMENT OF THE TREASURY INTERNAL REVENUE SERVICE CRIMINAL INVESTIGATION 800 Fifth Ave Seattle WA (206) 464-4921 cell (206) 391-3131. E-mail Michael.Ball@ci.irs.gov.
- 5) Corporate (public) "policy" employees (without Public Law authority) DEPARTMENT OF THE TREASURY INTERNAL REVENUE SERVICE, TIMOTHY F. GEITHNER Secretary of the Treasury U.S. Department of the Treasury 1500 Pennsylvania Avenue, NW Washington, D.C. 20220. See: 5 U.S.C. § 702: Right of review:
- 6) GILBERT HENRY LEVY Attorney at Law 330 Market Place One 2003 Western Avenue Seattle, Washington 98121. 206-443-0670 fax: 206-448-2252.
- I, HEREBY CERTIFY that a true and correct, complete of the foregoing, was duly served To; Deputy clerk of the UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE and US Mail first class.

DATED: Redmond, Washington 12/10/2012

:Mark-Edward:Hill, of the Republic Union State of Illinois

American National Nativity Right. Minister of Justice 1789 Judiciary Act private sector.

EXHIBIT 2

lurisdiction

mited States

Case 2:12-cv-02048-JCC Document 9-2 Filed 12/10/12 Page 4 of 32

Case 2:12-cv-02048-JCC Document 6 Filed 11/27/12 Page 1 of 2

		FILEDENTEREDLODGEDRECEIVED	
1		DEC 10 2012	
2		AT SEATTLE CLERK U.S. DISTRICT COURT	Judge John C. Coughenour
3	BY W	ESTERN DISTRICT OF WASHINGTON DEPUTY	Jugo John C. Coughenou
4		10 ⁴	
5	75.) THE 1966	ions alty inal	ders
6	FOR THE WES	STANDIONE OF WASH	OURT HINGTON Wind A.D. States
7	SE All SEVY	led It and NOT A	la 1989 Status
8	FRED FRANCIS	tution I Couse Niec.	12-2048-JCC
9	IN THE SET FOR THE WEST FOR THE WAS WELD'S et also believed to the above sachoned table. DATED: November 27.	2-26 treasorice or	APPENDANCE TRACE TRAC
Seil.	BEIGNE WORKS & 486 CK	said PAIRCIS.	CHE MY CLEEN
1h	Se Arthur Selection Of A	not INTRAC	WEROMES OF AREE EX. IS.
12	State Critical Maces Can	F COE	RICKE NATURAL CONTRACTOR SIGNATURE
13	THEASE TAKE NOW OE th	hat Gibert Herral and areas	coursel for Pred Chancis in the
14	above cachined cap.	CH LEVY AND RD	CONSLIGATION
15	OBLIVATION	LBERT THE REPORTS	HE.
16	DATED: November 27, 30	S.FRINA OF THE AREA	
17	APPE ARRIVES TO STATE	LAURLAW	۴
18	AL FREION IC.	/S/ Gilbert H. Levy	** # 4005
19	SEFAC	Attorney for Plaintiff	TRACE THE RECOLUENT OF THE RECOLUENT OF ARTICLE POST OF ARTICL
20			
21			
22	·		
23			
			Gilbert H. Levv

Gilbert H. Levy

Attorney at Law 330 Market Place One 2003 Western Avenue Seattle, Washington 98121 (206) 443-0670 Fax: (206) 448-2252

1 CERTIFICATE OF SERVICE 2 I certify that on November 27, 2012, I caused to be electronically filed the foregoing 3 GILBERT HENRY LEVY Admiralty cinal Orders Cit Berry Levy Man Agricultus Constitution Record to the Constitution of the Consti document with the Clerk of Court using the CM/ECF system, which will send notification of such Refused for cause All submissions by REIUSEU JUI CHUSE AU LEVY Admiralty GILBERT HENRY LEVY Admiraty State Article III; Constitution SEI Paid treasonable State Criminal Case CRIZ-262 Reasonable ROPE CRIMINAL CASE OF TRIEST SAID TREASONABLE COURT Said treasonable ARTICLE III COURT Said treasonable officers, Judges can not intrained the Ellowood. officers, Judges Can not IMPAIRING THE APPEARNCE OF GILDERT THREAT AND DURESS SIGNATURES OF MY CLIENT. THE ARNCE OF CILBERT IT HER AT AND DURESS SICNATURES OF MARTICLE, I. ILL Judges Orders under THREAT AND DURESS SIGNATURES OF MY CLIEBY, AND DURESS SIGNATURE PER ARTICLE I. SECTION 10, CLAUSE 1 OF THE DE JURE CONSTITUTION RICHT OF EXPENDING SECTION 10, CLAUSE 1 OF THE DE JURE CONSTITUTION AND CLAUSE 1 OF THE DE JURE CONSTITUTION 10, CLAUSE 1 OF THE JURE C FRED FRANCIS, FRINK BE REMOVED WITH PREJUDICE PER ARTICLE IN STREET OF THE DE THE OBLICATION'S OF CONTRACTS. CTION 10, CLAUSE 1 OF THE DE JURE CONSTITUTION RIGHT OF EXPOS. CTION 10, CLAUSE 1 OF THE DE JURE OF LOW THE OF LAW, OR LAW IMPAIRING THE OF LAW, OR L 13 14 15 16 17 18 19 20 21

NOTICE OF APPEARANCE

22

23

Gilbert H. Levy

Attorney at Law
330 Market Place One
2003 Western Avenue
Seattle, Washington 98121
(206) 443-0670 Fax: (206) 448-2252

1 2 Judge John C. Coughenour FRED FRANCIS CONSTITUTION AND CONSTITUTI 3 Constitution and Cause Nec-12 Constitution and Transfer Americans. Constitution and treasurable constit Times Nec-12-2048-JCC

AND Parties Fred Francis, by physics of the Control of the DATE OF CLANS OF LAW MER REAL OF LAW MER PROPERTY OF THE PERSON OF LAW OF LAW MER PROPERTY OF THE PERSON OF THE PERS 14 15 16 17 18 19 20 21 22 23

VOLUNTARY DISMISSAL OF CLAIMS

- 1

Gilbert H. Levy
Attorney at Law

330 Market Place One 2003 Western Avenue Seattle, Washington 98121 (206) 443-0670 Fax: (206) 448-2252

1 CERTIFICATE OF SERVICE 2 I certify that on November 27, 2012, I caused to be electronically filed the foregoing GILBERT HENRY LEVY Admiralty of the Constitution Red Angles to Day of the Constitution Red Angles to Day of the Constitution Red Angles to Day of the Constitution of 3 document with the Clerk of Court using the CM/ECF system, which will send notification of such Refused for cause All submissions by State Article III; Constitution SEL Mahle State Article III; Constitution Said treasonable ROP Criminal Case CRIZ-262 Reasonable officers, Judges can not Intrained. Interioralization of Contraints. Interioralization of Contraints. ARTICLE III COURT Said treasure of the ARTICLE III officers, Judges Can not IMPAIRING THE OFFICERS, Armonical Control of the Control APPENDICE OF GILDERT THREAT AND DURESS SIGNATURES OF MY CILIENT THE ARVCE OF GILBERT THREAT AND DURESS SICNATURES OF MARTICIAL I. THE RECORD AND DURESS SICNATURE PER ARTICLE. I. THE REMOVED WITH PREJUDICE PER ARTICLE. I. ALL Judges OF ANCIS, FRINK BE REMOVED WITH PREJUDICE OF THE PREJUDI I.I. Judges Orders under THREAT AND DURESS SIGNATURES OF MY CLIENT. SECTION 10, CLAUSE 1 OF THE DE JURE CONSTITUTION RIGHT OF EXPOSE FRED FRANCIS FRINK BE REMOVED WITH PREJUDICE PER ARTICLES. FRED FRANCIS FRINK BE THE DE JURE OBLICATIONS OF CONTRACTS. SECTION 10. LAW, OR LAW IMPAIRING THE OBLICATION SON TO LAW, OR LAW IMPAIRING THE OBLICATION SON TO LAW. CTION 10, CLAUSE I OF THE DE JURE CONSTITUTION RICHT OF EX POST 13 14 15 16 17 18 19 20

VOLUNTARY DISMISSAL OF CLAIMS

21

22

23

Gilbert H. Levy
Attorney at Law

Judge Lasnik 2 3 4 Refuse August Agention and Agentical Agention and Agentical Agention and Agentical Agention and Agentical Agention and Agentical Agention and Agentical Agention and Agention State of things of the CRIA. Sold of the Criminal Case of the criminal c HE GOURT TO THE SOURCE OF THE SOURCE OF THE SOURT OF THE SOURT OF THE SOURT OF THE SOURCE OF THE SOU 16 es of the base, the Court hereby 17 er Devices appointed to represent Fred Frink. 18 19 scheduled for January 14, 2013. 20 minber of serious charges, i.e., one count of False, 21 Fictitious, and Fragorden Claims, in violation of Title 18, United States Code, Section 22 287; two counts of Fictitious Obligations, in violation of Title 18, United States Code, 23 Section 514(a)(2); three counts of Money Laundering, in violation of Title 18, United 24 States Code, Sections 1957 and 2; and one count of Bank Fraud, in violation of Title 18,

The government has produced a large volume of discovery, including many witness statements, bank records, financial analysis, and tax documents. The defense

United States Code, Section 1344.

25

26

27

28

25

26

27

28

represents that it requires an extended period of time to review this material, and to otherwise prepare a defense to the charges.

- 4. Frink has executed a Speedy Trial waiver through June 30, 2013.
- continuance would deny counsel the reasonable time necessary for effective preparation,
- cessary for effective pre more, within the meaning of 18 U.S.C. within the meaning of 18 U.S.C stice will be served by order in BE STRICKEN FROM THE RECORD IN TO THE RECORD IN THE RECORD IN A THE REST OF LAW OF TO THE REST OF THE

adequate time for adequate time for the public of the section of t PREARNCE OF GILBERT IF HE AT AND DURES SIGNATURE PER ARTICLE. I.

I. Judges Orders under There at And With President Per and There are noved with President Per and There are noved with Persident Per and There are noved with Per and There are no the per are no the per and There are no the per officers, Judges Can not IMPA.S.C. S. 5001(h)(7)(A). I.I. Judges Orders under THRE AT AND DURESS SIGNATURES OF MY CLIENT.
SECTION 10, CLAUSE 1 OF THE DE JURE CONSTITUTION RIGHT OF EXPENDING SECTION 10, CLAUSE 1 FREDERANCIS, FRINK BE REMOVED WITH PREJUDICE PER ARTICLES.

FREDERANCIS, FRINK BE REMOVED WITH PREJUDICATIONS OF CONTRACTS.

FREDERANCIS, FRINK BE REMOVED WITH OBJUGATIONS OF CONTRACTS. CTION 10, CLAUSE 1 OF THE DE JURE CONSTITUTIONS OF CONTRACTS.

RACTO LAW, OR LAW IMPAIRING THE OBLIGATIONS APPE ARNCE OF GILBERT

1	IT IS THEREFORE ORDERED that the trial date for Mr. Frink is continued from						
2	January 14, 2013, to June 18, 2013. Pretrial motions shall be filed by						
3	It is further ORDERED that this period of delay from the date of this Order through June 18, 2013, will be excludable time under the Speedy Trial Act under Title 18, U.S.C. § 3161(h)(7)(A). DONE this day of December, 2012. ROBERTS LANK OF THE PROPERTY OF THE PR						
4	through June 18, 2013, will be excludable time under the Speedy Trial Act under Title 18, U.S.C. § 3161(h)(7)(A). DONE this day of December 2012. ROBERT S. L. MIK TO TRIAL OF THE STATES DISTRICT DIDGE The Constitution of the december of the dec						
5	U.S.C. § 3161(h)(7)(A).						
6	DONE this day of December, 2012.						
7	maissid mirandigina Orde						
8	LE CHARLES LANGE AND A LIKE AND A						
9	CAUSE HANTED STATES DISTRICT WOOGE						
10	described No. 1986 Constitute In State Officers of the description of						
a stile	CORTAIN CORTAINS Date IN CORD FOR TENT						
KCI	DounseAfter the desendant of Salar S						
	Thomas Woods Can UR Said PAIR TS. Date Lina of the Recording Control of						
14	State crime III es can CO. TRICKE GNADICE RIGHTIE						
15	FORTICLIUDENS OF						
16	AKTORIS, ATION LEVY AND WICHSTON CONSTIGATION						
	OBLIGATION THREAD THE OF						
18	OF GILLINGER K BETHE LAING						
19	CARNOE Orde IS: NE I WIME!						
20	APPEL JOBERAN, CLANOR LA						
21 22	ECTION LA						
23	2 Kb						
24							
25							
26							
27							
28							
20							

3

Refused for cause Alfred of Cause of Cau

17

16

18 19

21

20

22 23

24 25

26

FREST AS JC WARREN OF IS.

Date 121

Estate Article III; Down to a formation and Article III; Definition and treason of the Role of the mes before the like t After the party requests by ies in the motion that he or she has order current counsel and to the opposing party, white the court terminating the party's attorney as

Defendant filed the above referenced motions on his own behalf on October 15, 2012, October 29, 2012, and November 6, 2012. However, Defendant has been represented by counsel since September 7, 2012. See Minute Entry (Dkt. # 5). The Court, therefore, STRIKES Defendant's motions (Dkt. # 20, 28, 32).

counsel and substituting the party to proceed pro se." GR 2(g).

ORDER STRIKING MOTIONS - 1

Case 2:12-cr-00262-RSL Document 58 Filed 12/06/12 Page 2 of 2 DATED this 6th day of December, 2012. 1 Robert S. Lasnik
United States District Judge

The Robert S. Lasnik
United States District Judge

Refused for Cause All Submissions

Refused for Figure All Submissions

Refus 2 ASSE NO. Live Autom Constitution and ALL. A Vice Article III; Constitution and Article III; Constitution and Article III; Remsell HENRY LEVY Admirately Case 12.C.2048 J.C. filed IN Original
Case 12.C.2048 J.C. LEGICIE III; COUSTIUM AND PORTA PARTICIA III COURT Said treasonable officers, Judges can not IMPAIRING. I HE 12/10/2012. officers, Judges can not IMPAIRING THE APPEARINGE Orders under THREAT AND DURESS SIGNATURES OF MY CLIF PREARNCE OF GILBERT H. LEVY TO BE STRUCKEN FROM THE RECORD AND FOR STRUCKEN PRESENT OF ENTRY PRESENT ON ELVEN POSTITUTION RICHT OF THE PRESENT ON THE PRESENT OF THE PRESEN FREDERINGS, FRINK BE REMOVED WITH PREJUDICE PER ARTICLE POST.

SECTION 10, CLAUSE 1 OF THE DE JURE OBLICATIONS OF CONTRACTS. CTION 10, CLAUSE 1 OF THE DE JURE CONSTITUTION RICHTORS OF CONTRACTS. 16 17 18 19 20 21 22 23 24 25

Case 2:12-cv-02048-JCC Document 9-2 Filed 12/10/12 Page 12 of 32

26

6

7

8

13

14

15

16

17

18

19

20

HONORABLE ROBERT LASNIK

HE VIEW WEST PRICE III, Constitution and CP1048-ICC filed IN SE FOR Criminal case of the CRIZ-262RSIL Destrictions of the same of th Defendant From Carlo Control ord as follows

OM THE RECORD AND RESIRICKEN TOWN THE RECURD AND THE RECURD AND THE RESERVENCE FOR A DOTTON TO THE PERSON AND THE KENN SICINALUKEN OF MY CLIENAL WITH PREJUDICE PER ARTICLES WED WATH PREJUDICE PER ARTICLE IN THE CONTRACTS.

JURE COMPTE CHE TOWN OF CONTRACTS. RE COMSTELL VI FOR CONTRACT

THE OBLIGHTEEKS entre

was followed by a service of the control of the con

Mark Edward Hill to appear before this Court Defenden subject to an order requiring him to refrain from any defendant, and requiring him to refrain from filing any pleadings in this further contact with the Court, which purport to be on the Defendant's behalf. Defendant's furthermore requests that the U.S. Marshals be directed to serve a copy of this order to show cause on Mr. Hill.

21

22

23

MOTION FOR ORDER TO SHOW CAUSE - 1

Gilbert H. Levv Attorney at Law

330 Market Place One 2003 Western Avenue Seattle, Washington 98121 (206) 443-0670 Fax: (206) 448-2252

II. FACTS RELEVANT TO MOTION

Defendant is charged with several offenses pertaining to his filing of an allegedly fraudulent tax return. Unrelated to the underlying offense, the Defendant has a complicated relationship with an individual named Mark Edward Hill. Mr. Hill is not an attorney, but has been holding himself out to the Defendant as a legal appert with many years of experience, and he has become significantly involved in the Defendant and are the purposes to represent him in a foregoing proceeding regarding the Defendant's home. Heather also indertaken to file several pleadings are distant to the Defendant's thought in this case and if a return federal power of the pleadings are distant was a return federal power. The pleadings are distant was the defendant of the pleadings are distant was the proceeding regarding the purposes to represent him in a foregoing regarding the proceeding regarding the period of the pleadings are distant was the proceeding regarding the proceeding regarding the purposes to represent him in a foregoing regarding the purposes to represent him in a foregoing regarding the purposes to represent him in a foregoing regarding the purposes to represent him in a foregoing regarding the purposes.

Ment relationship that the Defendant less with his previous attorney. The filing of the cryl sun was the paperus fond. S. Robaron to the a petition to revoke the Defendant spond is

The Defendant was arrested by the Marshals pending a hearing of the petition to the Workship of the Defendant met with his new counself his processing on November 2, 2012, prior the thermal appearance. At this new counself his processing that the Hill's filings were ivolved, would not assist him an its case and other the cause of the petition to revoke the bond.

The Defendant agreed to Compare Mr. 1111.

Magistrate Judge Donolde presided over an initial appearance regarding the alleged bond violation. Judge Donolde solution and evidentiary hearing before Magistrate Judge Tsuchida. In the interim, Judge Donohue ordered the Defendant to refrain from any further contact with Mr. Hill. The Defendant represented to the Court that he intended to dismiss the frivolous lawsuit and has since filed a notice of voluntary dismissal with prejudice.

MOTION FOR ORDER TO SHOW

CAUSE - 2

Gilbert H. Levv

Attorney at Law
330 Market Place One
2003 Western Avenue
Seattle, Washington 98121
(206) 443-0670 Fax: (206) 448-2252

1 The Defendant does not dispute the disassociation provision; in fact, it has been 2 welcomed by him and his friends, who believe that Mr. Hill's pervasive influence over the 3 Defendant is negative. However, Defendant's efforts to disengage himself from Mr. Hill have 4 proven difficult. Defendant's friends and the undersigned have spoken with Mr. Hill in the wake 5 of these proceedings, and he has indicated a payillingness to help the Defendant abide 6 condition. Specifically, he efused to move out. H whiter pleadings on the De ng de 7 indicated that he der in notice of 8 bely wor. 13 14 15 16 Court has the pow 17 (ordering attorney's fees for nonparties whose Holloway), 884 18 conduct, like Mr. Hil parties to incur additional expenses); Corder v. Howard Johnson & Co., 53 F.3d 225, 232 (9th Cir. 1994). The Court also has the authority to find a nonparty in 19 20 contempt for failing to follow an order. See, e.g., David v. Hooker, Ltd., 560 F.2d 412, 416 (9th 21 Cir. 1977). 22 23

Tustin, 885 F.2d 1473, 517, 539 (1925). As such, this e.g., SECO Nevada v. McMordie (In re

MOTION FOR ORDER TO SHOW CAUSE - 3

Gilbert H. Levv 330 Market Place One 2003 Western Avenue Seattle, Washington 98121 (206) 443-0670 Fax: (206) 448-2252

1 Mr. Hill is not strictly speaking a non-party to this proceeding because he purports to be 2 able act on the Defendant's behalf. He claims to have a power of attorney which entitles him to 3 do so, and he has named himself as a Plaintiff in the lawsuit filed in this Court. In any event, the to disrupt these proceedings. It is therefore appropriate a Court has inherent jurisdiction to deal with Mr. Hill in order to maintain order and the dignity of appropriate and hereessary for the Court to in IVIIO COMMUSION OF THE COURT OF THE te the Defendant's best efforts to put a stop ARTICLE III COURT Said To The Train of the Court of the C officers, and one of the order TRICKEN FROM THE RECORD AND CILBERT THREAT AUTHOR THE READ THE TURE CONSTITUTION RICHT OF THE READ THREAT THREAT AUTHOR STATE OF THE PERMITTER OF THE PERMINER OF THE PERMITTER OF THE PERM OBLIGATIONS OF CONTRACTS. FRINK BE REMOVER ON THE OBLIGATIONS OF CONTRACTS. OF THE DE JURE CONSTITUTION'S OF CONTRACTS.

AND OF SERVICE

, I caused to 1-13 14 Orders under 15 16 17 Description 2012, I caused to be electronically filed the foregoing 18 document with the Serk of Court using the CM/ECF system, which will send notification of such 19 filing to the attorney(s) of record. 20 21 /S/ Gilbert H. Levy 22 Gilbert H. Levy WSBA# 4805 Attorney for Plaintiff 23

MOTION FOR ORDER TO SHOW CAUSE - 4

Gilbert H. Levy

Attorney at Law
330 Market Place One
2003 Western Avenue
Seattle, Washington 98121
(206) 443-0670 Fax: (206) 448-2252

HONORABLE ROBERT LASNIK

FOR THE WEST STATE AND STREET OF STATE AND STREET OF STATE OF STAT THE PRINTS CONSTITUTION AND THE PRINTS CONSTITUTION OF CRIPTS CAUSE OF CRIPTS FOR CTIMINAL CASE CRIZATION AND PROPERTY OF THE PROPERTY OF TH COURT Said IT 200 DEC Gilberty, Learning Can not IMP witness and have knowledge.

2. On 2

1

2

3

4

13

14

15

16

17

18

19

20

21

22

23

TO BE STRICKEN FROM THE RECURD AND ALETTOTE. I. AND DURESS SIGNATURES DER ARTICITE. TAND DURESS SIGNATURES OF MY CLIENT, STATURES OF MY CLIENT, STATURES OF MY CLIENT, STATURES OF MY CLIENT, ACTOR OF CONTRACTOR OF DE RESTITUTIONS OF CONTRACT

DE RING THANKS. I am competent to a

ll at my client's request.

Onohue and

ence Mark Hill at my client's request. I informed Mr. Magistrate Judge Donohue and I requested that Mr. Hill contact with my client. I informed Mr. Hill that my client had executed a revocation of the power of attorney. I requested that Mr. Hill refrain from filing any further pleadings in this case which purport to be on behalf of my client. I informed Mr. Hill that my client requested that he move out of my client's residence.

DECLARATION OF GILBERT H. LEVY IN SUPPORT OF MOTION FOR AN **ORDER TO SHOW CAUSE - 1**

Gilbert H. Levv Attorney at Law 2003 Western Avenue, Ste 330 Seattle, Washington 98121 (206) 443-0670 Fax: (206) 448-2252

1 3. Mr. Hill informed me that the power of attorney that my client had granted to him was me and my check of the residence because he was a partition with Mr. Hill I have reasonable cause to believe that Mr. Hill I have reasonable cause to be a high reasona 2 irrevocable. He requested a meeting with me and my client which I declined. Mr. Hill informed 3 me that he had a contractual obligation with my client to continue to file pleadings on his behalf 4 and that he would not refrain from doing so unless my client executed a "release of liability". 5 Mr. Hill informed me that he would not not but that he would allow me and hy client to 6 7 ie. not and blief, the facts contained in the REC 8 under Senal KEITE VEN VILH FRENCHE E JURE CUITO LICATIONS OF OFFICE A PART OF November 201 13 14 ALL Judges Orders under 15 TIUM IU. CLAUSE I JEH FART FRED FRANCIS: FRED SECTION 10, ... A. ... 16 17 18 19 20 21

DECLARATION OF GILBERT H. LEVY IN SUPPORT OF MOTION FOR AN ORDER TO SHOW CAUSE - 2

Gilbert H. Levy

Attorney at Law 2003 Western Avenue, Ste 330 Scattle, Washington 98121 (206) 443-0670 Fax: (206) 448-2252

22

23

1 HONORABLE ROBERT LASNIK 2 3 TATEROF ANGEREA Intion 210 Cause PROBLEM CORST. 2020 CRIZ. 2020 PROBLEM CORST. 2020 PR FOR THE WEST STATES 4 5 ISTATE PROPERTY OF CRIZATION AND PORTY OF THE PROPERTY OF THE 6 Criminal case CR12-262RSI Causonale CRIZ-262RSI TRANSPORTER 7 Rest Edward of Control of Toler of The Control of T BE STRICKEN FROM THE RECORD IN THE RECORD TO THE WITH THE COLUMN AND THE PROPERTY OF THE PARTY O 8 TO BE STRICKEN FROM THE RECORD AND ATTICLE. AND DURESS SIGNATURES OF MY CLIENT, ARTICLE I. MOVED WITH PREJUDICE PER ARTICLE OF EXPERTITE OF EXPERIMENTAL PROPERTY OF THE P WITH PRESUDENCE FER ARTELE POST kan Grecter CUMPLICATIONS OF CONTRACT 13 14 15 be subject to an order directing you TRIPOR TO THE STATE OF THE STAT 16 to refrain from a 17 n Schalf of the Defendant above named. Please note that if this Court which 18 you fail to appear herein, you may be subject to sanctions which may include a 19 finding of contempt. 20 The United States Marshals are directed to serve a copy of this order on Mr. Hill. 21 // 22 // 23

ORDER TO SHOW CAUSE - 1

Attorney at Law 2003 Western Avenue, Ste 330 Scattle, Washington 98121 (206) 443-0670 Fex; (206) 448-2252

Gilbert H. Levy

1			•		
2	DATED THIS _	day of		, 2012	
3					
4					
5		:ous	144 	al Phon	Public Ministry
6	Presented by: /s/ Gilbert B. Levy Gilbert H. Levy SBA Attorney Inspector Control State Criminal State Criminal	bnissio.	Late Origination	COPODGE	Original O
7	Presented by.	EVY Acd I	Nand ALTA	•	united America
8	Presented by: /s/ Gilbert Files Gi	18 C intric	RSL Nable	HE 12/10/2012.	merican National
9	Atomey had before the	Const. 2-26	Liceason G	Date 12/10/	1 Seal) ORD AND
Rel	BER 12 CE III	e CRI sai	PAIRITS.	Clark	ERECULIE I
G	se No Articial co	COURT	MIRAC	FROMTS	OF ARTIEX PS.
12	state crimin III	can it C		RICKENATURE	RIGHT ONTRAC
13	FORTICLEJudg	ONS OF	TO BE ST	RESS PREJUTIONS	OF
14	Afficers, ATI		H. LEVY AND LOVED	E CONSIGATION OF THE CONSIGNATION	
15	ARTICLE IN CALL OF THE CONTROL OF TH	CILBERY	THREREMO JUNG	Date 12/10/2012. Date 12/10/2012. RESS SIGNATURES RESP CONSTRUCTOR RESP CONSTRUCTOR RESS SIGNATURES RESS SIGNATURES RESP CONSTRUCTOR RESP CONSTRUCTO	
16		CE Orders und	NA THEATRI		
17	APPEAK	BERANCIAUS,	LAW		٣
18	ALIFRE	TON LAW,		Date 12/10/201. Date 12/10/201. RESS SIGNATURES WITH PREJUTIONS WITH OBLIGATIONS THE OBLIGATIONS	
19	Ske	P. A.			
20					

ORDER TO SHOW CAUSE - 2

21

22

23

M:\Levy\Frink\show cause order.doc

Gilbert H. Levy
Attorney at Law
2003 Western Avenue, Ste 330

2003 Western Avenue, Ste 330 Seattle, Washington 98121 (206) 443-0670 Fax: (206) 448-2252

MAGISTRATE JUDGE TSUCHIDA

4

3

5

6

7

9

GI

12

14

13

15

16

17 18

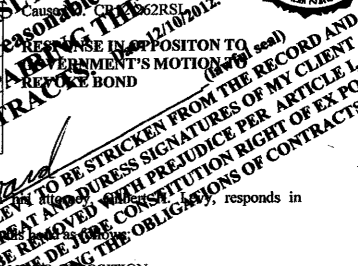
19

20 21

22

23

UNITED STATES OF AMERICA THE STATES OF AMERI



For some time Defended has been under the undue influence of an individual named Mark Hill, who named to continue the Defendant that he has successfully practiced in federal court for a number of years. Mr. Hill is not an attorney - he appears to fit the profile of a "constitutionalist", someone who has a fixed set of irrational beliefs about the law and legal proceedings specifically related to the powers of the Federal Government. Mr. Hill managed to convince the Defendant that he should be allowed to represent him in this case. Mr. Hill has made several unsuccessful attempts to appear on Mr. Frink's behalf in proceedings before Judge

RESPONSE IN OPPOSITION TO MOTION TO REVOKE BOND - 1

Gilbert H. Levy

Attorney at Law 2003 Western Avenue, Ste 330 Scattle, Washington 98121 (206) 443-0670 Fax: (206) 448-2252

Lasnik. Mr. Hill has also filed a number of pleadings in this matter which consist of nonsensical constitutionalist gibberish. On November 16, 2012, Mr. Frink appeared before Judge Lasnik with Assistant Federal Defendant Nancy Tenny. At that time, Ms. Tenny was relieved as counsel and the undersigned was appointed to replace her. A status conference is presently scheduled before Judge Lasnik on November 30 12

KHED CAUSI POLION

onal

nde signed and his associate Frink expressed awareness that he has been defraude contact undersigned that he wishes to dissociate the undersigned to immediately dismiss the above was communicated to Magistrate Judge Donohue at the initial appearance. Magistrate Judge Donohue recognized at that hearing that Mr. Frink has come under the undue influence of Mr. Hill and he agreed to release Mr. Frink, subject to the additional condition that Mr. Frink refrain from any contact with Mr. Hill pending the hearing before this Court.

RESPONSE IN OPPOSITION TO MOTION TO REVOKE BOND - 2

Gilbert H. Levv Attorney at Law 2003 Western Avenue, Ste 330 Seattle, Washington 98121 (206) 443-0670 Fax: (206) 448-2252

1 At the hearing, it was brought the Court's attention that Mr. Hill has been residing with 2 Mr. Frink at his residence and so it would not be possible for Mr. Frink to return to his residence 3 and disassociate himself from Mr. Hill. At that point in the hearing, a friend of the Defendant, 4 Jill Lane, came forward and offered to allow the Defendant to reside with her until such time as 5 alternative living arrangements could bean Vir. Frink has since prode alternative ten 6 living arrangements and: department are tiside pending trial. ereto as Exhibit 2. With notice of voluntary dismissal with prejudice. is all is attached hereto as Exhibit 3. The undersigned Kestf to show cause with Judge Lasnik, directing Mark Why he should not be subject to order directing him to refrain from any further contact with the Defendant and to refrain from filing any further pleadings in this Court which purport to be on the Defendant's behalf.

RESPONSE IN OPPOSITION TO **MOTION TO REVOKE BOND - 3**

7

8

13

14

15

16

17

18

19

20

21

22

23

Gilbert H. Levv

Attorney at Law 2003 Western Avenue, Ste 330 Scattle, Washington 98121 (206) 443-0670 Pax: (206) 448-2252

2

3

5

7

6

8

98 CA

12.

13

14

15

16

17

18

20

19

21

22

23

II. ARGUMENT

The undersigned maintains that the Defendant should not be found to be in violation of the terms of his pre-trial release. The defendant was misled by Mr. Hill into believing that the lawsuit was a legitimate strategy for defending against the present charges and he had no hofficial. The night to Defendant spen intention of harassing or intimidating wing director alltiged supervised release viol Federal Detention Center he nade done much to disable now fully aware that Mr. Hin iss ing fün down it path urt appointed comisel his paid treasursh Rell to refrain from f out to intervene. y fether that ciolations of this natur PPEARNCE Orders under THREAT AND THE STANDARD OF THE STANDARD AND THE PROPERTY OF THE PROPERTY FRED FRANCIS: FRINK BE REMOVED WITHE ORLIGATION TO LAW, OR LAW IMPAIRING THE ORLIGATION TO LAW, OR LAW

¹ Mr. Hill has advised the undersigned counsel that he will not refrain from filing documents in this case unless the Defendant gives him a "release of liability". He has also stated that he will not move out of the Defendant's residence and he has requested a meeting with the Defendant. The Defendant has declined the invitation to meet with Mr. Hill,

CERTIFICATE OF SERVICE

I certify that on November 29, 2012, I caused to be electronically filed the foregoing document with the Clerk of Court using the CM/ECF system, which will send notification of such

Admirant Society West Held Party West Attended for Property West Attended f Refused for cause All submissions by Admirally Admirally Admirally Admirally Admirally Estate Article III; Constitution and for Ministration of the Article III; Constitution treasonable treasonable ARTICLE III COURT Said treasonable officers, Judges can not Intrained Intervioler.

OBLIGATIONS OF CONTRACTS. officers, Judges can not IMPAIRING THE APPEARNCE OF GILDERT THREAT AND DURESS SIGNATURES OF MY CILIENT TPRARMCE OF GILBERT ITHER AT AND DURESS SICH ATTURES OF MARTICLE I.

ALL Judges Orders waden RE REMOVED WITH PREJUDICE PER ARTICLE I. I.L. Judges Orders under THREAT AND DURESS SIGNATURES OF MY CLIENT.
SECTION 10, CLAUSE 1 OF THE DE JURE CONSTITUTION RIGHT OF EXPENDED. PREDERANCIS, FRINK BE REMOVED WITH PREJUDICE PER ARTICLES.

PREDERANCIS, FRINK BE REMOVED WITH PREJUDICE PER ARTICLES.

PREDER ARTICLES.

PREDER ARTICLES.

PRESENTATION 10.

PRESENTATION 10. CTION 10. CLAUSE 1 OF THE DE JURE CONSTITUTIONS OF CONTRACTS.

FACTO LAW, OR LAW IMPAIRING THE OBLIGATIONS

> RESPONSE IN OPPOSITION TO MOTION TO REVOKE BOND - 5

Gilbert H. Levy

Attorney at Law 2003 Western Avenue, Ste 330 Seattle, Washington 98121 (206) 443-0670 Fax: (206) 448-2252

1

2

3

13

14

15

16

17

18

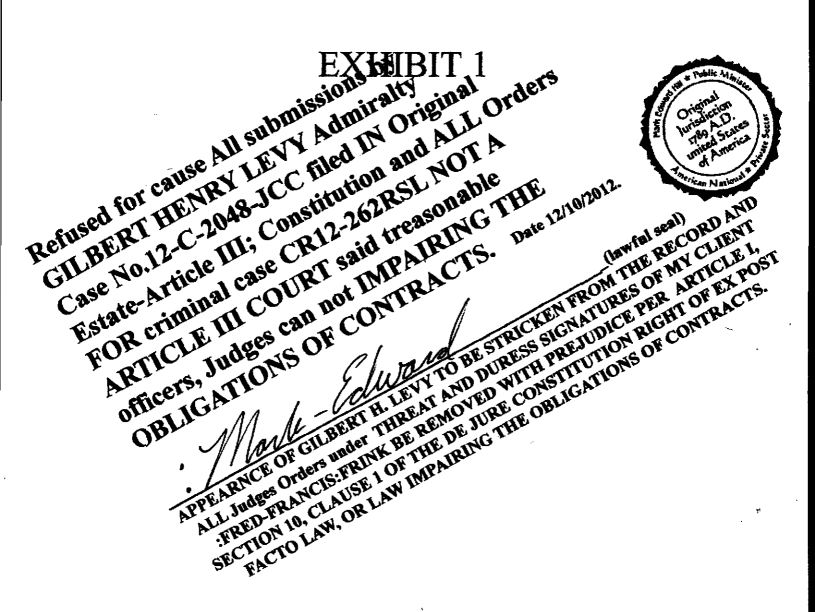
19

20

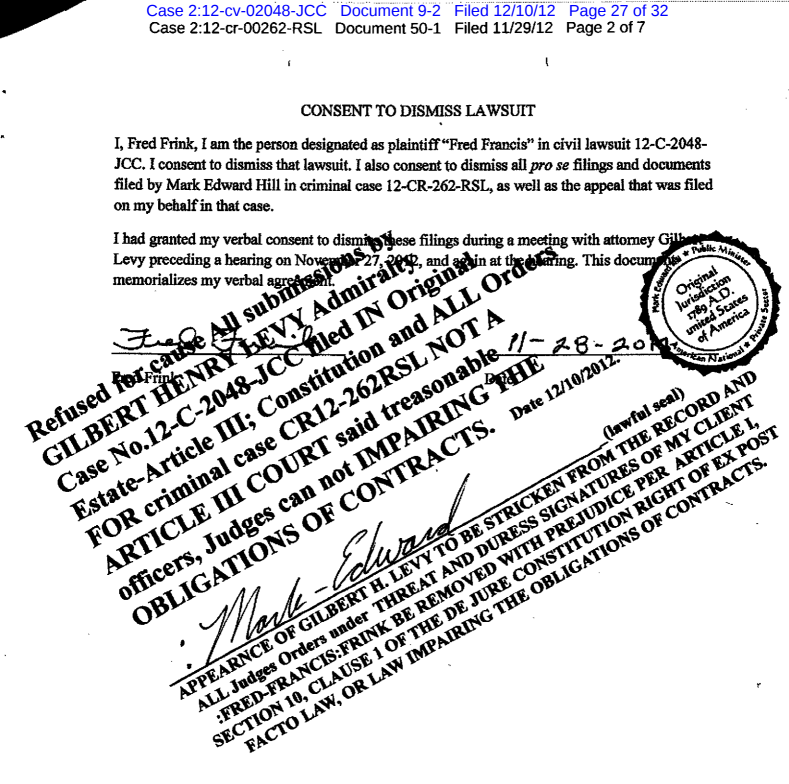
21

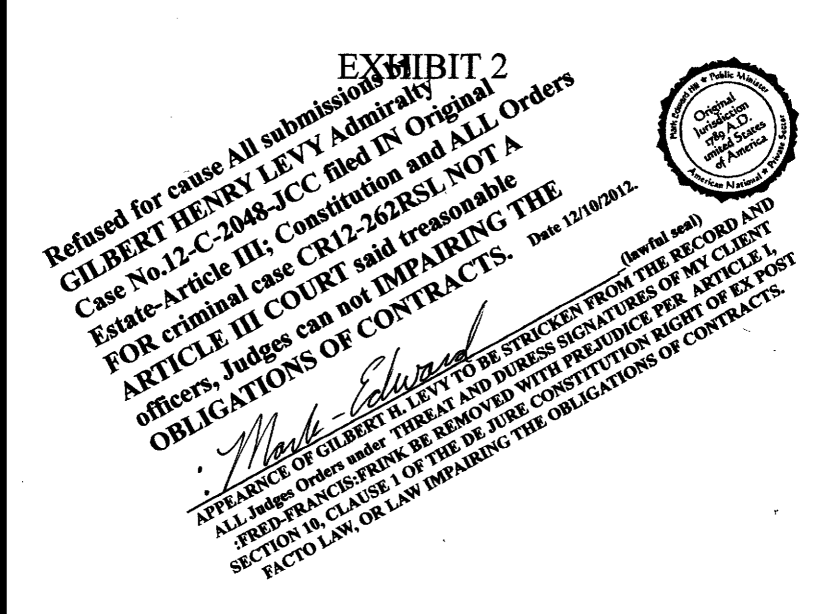
22

23



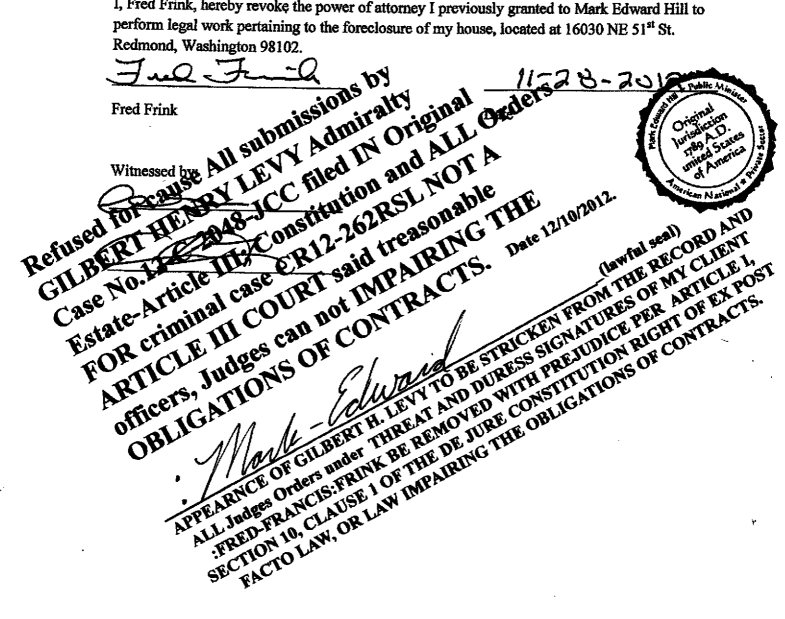
I, Fred Frink, I am the person designated as plaintiff "Fred Francis" in civil lawsuit 12-C-2048-JCC. I consent to dismiss that lawsuit. I also consent to dismiss all pro se filings and documents filed by Mark Edward Hill in criminal case 12-CR-262-RSL, as well as the appeal that was filed





REVOCATION OF POWER OF ATTORNEY

I, Fred Frink, hereby revoke the power of attorney I previously granted to Mark Edward Hill to perform legal work pertaining to the foreclosure of my house, located at 16030 NE 51st St.





THOMAS WOODS et al.

Thomas wo Judge John C. Coughenour

VOLUNTARY DISMISSAL OF CLAIMS

Gilbert H. Levy

Attorney at Law
330 Market Place One
2003 Western Avenue
Scattle, Washington 98121
(206) 443-0670 Fax: (206) 448-2252

CERTIFICATE OF SERVICE

I certify that on November 27, 2012, I caused to be electronically filed the foregoing document with the Clerk of Court using the CM/ECF system, which will send notification of such

JUNEAU THE PROPERTY OF THE PRO Refuse for cause All submissions by Resulted for HENRY LEVY Admirate. Article III; Constitution Article III; Const ARTICLE III COURT Said treasure. officers, Judges can not Intrated. Date 12/10/2012. officers, Judges can not IMP AIR INTO THE OFFICERS, ATTICATED ATTICATED ATTICATION OF THE OFFICERS OF THE OFFI APPEARNCE Orders under THERE AT AND DURESS SIGNATURES OF MY CLIENT THE ARICE OF GILBERT THREAT AND DURESS SICNATURES PER ARTICLE. I.

RELIGIOUS OF GILBERT THREAT AND WITH PREJUDICE PER ARTICLE. I.

RELIGIOUS OF GILBERT THREAT AND VED WITH PREJUDICE PER ARTICLE. I. ILL Judges Orders under THREAT AND DURESS SIGNATURES OF MY CLIENT.

SECTION 10, CLAUSE 1 OF THE DE JURE CONSTITUTION RICHT OF EXPENDING SECTION 10. FREDERANCIS FRENCE THE DE THE OBLICATIONS OF CONTRACTS.

SECTION 10. LAW, OR LAW IMPAIRING THE OBLICATIONS

SECTION 10. LAW IMPAIRING THE OBLICATION THE OBLIC CTION 10. CLAUSE I OF THE DE JURE CONSTITUTIONS OF CONTRACTS.

FACTO LAW, OR LAW IMPAIRING THE ORLIGATIONS

1

2

3

15

16

17

18

19

20

21

22

23

VOLUNTARY DISMISSAL OF CLAIMS

2003 Western Avenue Scattle, Washington 98121 (206) 443-0670 Fax: (206) 448-2252

Gilbert H. Levv